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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

Andrea Resnick et al. v. Walmart.com, et al.
 (Case No. C 09-0002 PJH)
 Michael O'Connor v. Walmart.com, et al.
 (Case No. C 09-0096 PJH)
 Sarah Endzweig v. Walmart.com, et al.
 (Case No. C 09-0111 PJH)
 Christopher Schmitz v. Walmart.com, et al.
 (Case No. C 09-0116 PJH)
 Scott Lynch, et al. v. Walmart.com, et al.
 (Case No. C 09-0138 PJH)
 Jonathan Groce, et al. v. Netflix, Inc., et al.
 (Case No. C 09-0139 PJH)

Related Case File No. C 09-0002 PJH

**DEFENDANTS' MOTION FOR
 ADMINISTRATIVE RELIEF TO CONTINUE
 CASE MANAGEMENT CONFERENCE AND
 POSTPONE FILING OF JOINT CASE
 MANAGEMENT STATEMENT**

**DEFENDANTS' MOTION FOR ADMINISTRATIVE RELIEF TO CONTINUE CASE MANAGEMENT
 CONFERENCE AND POSTPONE FILING OF JOINT CASE MANAGEMENT STATEMENT**

1	Liza Sivek v. Walmart.com, et al. (Case No. C 09-0156 PJH)	
2	Armond Faris v. Netflix, Inc., et al. (Case No. C 09-0180 PJH)	
3	Suzanne Slobodin v. Netflix, Inc., et al. (Case No. C 09-0225 PJH)	
4	Katherine Anthony, et al. v. Walmart.com, et al. (Case No. C 09-0236 PJH)	
5	Melanie Polk-Stamps v. Netflix, Inc., et al. (Case No. C 09-0244 PJH)	
6	Richard Sheeler, Jr. v. Walmart.com, et al. (Case No. C 09-0274 PJH)	
7	Cathleen Chapman v. Netflix, Inc., et al. (Case No. C 09-0294 PJH)	
8	Michael Orozco v. Netflix, Inc., et al. (Case No. C 09-0297 PJH)	
9	Linda Landels, et al. v. Netflix, Inc., et al. (Case No. C 09-0340 PJH)	
10	Sarah Grime v. Netflix, Inc., et al. (Case No. C 09-0349 PJH)	
11	Douglas Meyer v. Walmart.com, et al. (Case No. C 09-0361 PJH)	
12	Laura Randall v. Walmart.com, et al. (Case No. C 09-0368 PJH)	
13	Frank Hirsch v. Netflix, Inc., et al. (Case No. C 09-0375 PJH)	
14	Melanie Miscioscia v. Netflix, Inc., et al. (Case No. C 09-0377 PJH)	
15	James Chatelain v. Netflix, Inc., et al. (Case No. C 09-0391 PJH)	
16	Patras v. Netflix, Inc., et al. (Case No. C 09-00378 PJH)	
17	Weiner v. Walmart.com USA LLC, et al. (Case No. C 09-00398 PJH)	
18	Millrood v. Walmart.com USA LLC, et al. (Case No. C 09-00399 PJH)	
19	Kober v. Walmart.com USA LLC, et al. (Case No. C 09-00400 PJH)	
20	Lacabe v. Walmart.com USA LLC, et al. (Case No. C 09-00402 PJH)	
21	Roy v. Netflix, Inc., et al. (Case No. C 09-00434 PJH)	
22	Bruno, et al. v. Walmart.com USA LLC, et al. (Case No. C 09-00445 PJH)	
23	Zaker v. Netflix, Inc., et al. (Case No. C 09-00447 PJH)	
24	Parikh v. Netflix, Inc., et al. (Case No. C 09-00496 PJH)	
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**DEFENDANTS' MOTION FOR ADMINISTRATIVE RELIEF TO CONTINUE CASE MANAGEMENT
CONFERENCE AND POSTPONE FILING OF JOINT CASE MANAGEMENT STATEMENT**

Johnson v. Walmart.com USA LLC, et al.
(Case No. C 09-00553 PJH)
Gannon v. Walmart.com USA LLC, et al.
(Case No. C 09-00554 PJH)
Williams v. Netflix, Inc., et al.
(Case No. C 09-00678 PJH)

Defendants Netflix, Inc., Walmart.com USA LLC, and Wal-Mart Stores, Inc. respectfully request that the Court (1) continue the Case Management Conference currently scheduled for April 9, 2009, (2) postpone the parties' Rule 26(f) obligations, and (3) postpone the deadline for filing a Joint Case Management Statement currently due on April 2, 2009.

On March 26, 2009, the Judicial Panel on Multidistrict Litigation (the "MDL Panel") will hear competing requests to consolidate and transfer these and numerous other related cases to one of at least nine different venues. No one knows, at this time, where the cases will eventually be consolidated or which counsel will be designated lead counsel for the numerous Plaintiffs. Defendants respectfully submit that proceedings in this Court should be adjourned for a brief period of time until the cases have been centralized by the MDL Panel in a single court and lead counsel have been appointed to represent the Plaintiffs in the fifty-six cases that are currently pending. The requested adjournment is well within this Court's discretion, would be limited in scope and duration, and, without prejudice to the Plaintiffs, would save the Court, the parties, and their counsel significant time and resources. An adjournment is the common sense and practical approach under the circumstances.

BACKGROUND

There are presently thirty-three related antitrust cases, filed as putative class actions, pending in this Court against Defendants (collectively, the "*California Cases*"). Eighteen additional cases, naming the same Defendants and proposing the same putative class, are pending in fifteen other federal district courts throughout the country. (Schedule of Related Cases, Ex A.) There are also five state cases filed in California and Florida that are virtually identical to the various federal cases; of these, the four California state cases have recently been removed by Walmart.com to this Court, and the one Florida state case will soon be removed to the United States District Court for the Middle District of Florida.

1 These more than fifty federal court cases are the subject of multiple competing requests to
2 consolidate and transfer currently pending before the MDL Panel. Certain of the Plaintiffs in the
3 *California Cases* filed one such motion, requesting that all related cases against Defendants be
4 consolidated and transferred to this Court. The Plaintiffs in the eighteen other federal actions,
5 however, have filed separate responses requesting consolidation and transfer to at least eight other
6 different venues – San Juan, PR; East St. Louis, IL; Baton Rouge, LA; Charleston, WV;
7 Birmingham, AL; Brooklyn, NY; Chicago, IL; and Cleveland, OH. The competing MDL positions
8 are scheduled to be heard on March 26, 2009. Defendants Netflix and Wal-Mart both support
9 centralization in this Court, and have so advised the MDL Panel. But no one knows where the cases
10 ultimately will be consolidated.

11 On February 2, 2009, this Court issued a routine order scheduling a Case Management
12 Conference for April 9, 2009, and setting various deadlines for Rule 26(f) conferences and the filing
13 of a Joint Case Management Statement by April 2, 2009. Notwithstanding the uncertainty as to
14 where these cases will ultimately wind up, some of the Plaintiffs' counsel in the *California Cases* are
15 insisting that these proceedings continue as scheduled and have declined to consent to a brief
16 adjournment until after the MDL Panel has ruled.

17 Proceeding with these pretrial matters in the subset of cases pending in this Court in advance
18 of the MDL ruling will potentially waste the time and resources of the Court, the parties, and their
19 counsel. If the Court were to proceed with case management conferences and statements in the
20 *California Cases*, the Plaintiffs in the other actions would request similar activity in their cases in
21 order to prevent the appearance before the MDL Panel that the *California Cases* are progressing more
22 quickly than the other actions, a factor that would favor consolidation and transfer to this Court. The
23 burden then would fall entirely on Defendants to retain multiple sets of counsel and endeavor to
24 avoid conflicting case management orders across multiple jurisdictions over these upcoming weeks.
25 Because the complaints that have been filed to date are likely to be replaced by a single amended
26 consolidated complaint, with the equal likelihood of a single discovery schedule, it would be wasteful
27 and inefficient to require case management conferences, Rule 26(f) meetings, and joint case
28 management statements in multiple jurisdictions before the MDL ruling. A short adjournment of

1 these matters, lasting only until resolution of the MDL motions to consolidate and transfer, will
2 prevent this waste without prejudice to any party.¹

3 4 ARGUMENT

5 This Court possesses the inherent power to adjourn proceedings on its docket. *Landis v.*
6 *North American Co.*, 299 U.S. 248, 254 (1936). This power is “incidental to the power inherent in
7 every court to control the disposition of the causes on its docket with economy of time and effort for
8 itself, for counsel, and for litigants.” *Id.* There are at least two ways in which an adjournment
9 pending the outcome of motions to consolidate and transfer before the MDL Panel promotes judicial
10 economy:

11 First, if this case is consolidated with the other cases . . . and this Court is
12 not assigned by the MDL Panel to preside over the consolidated
13 litigation, this Court will have needlessly expended its energies
14 familiarizing itself with the intricacies of a case that would be heard by
15 another judge. And second, any efforts on behalf of this Court concerning
case management will most likely have to be replicated by the judge that
is assigned to handle the consolidated litigation if the MDL Panel does
not consolidate the . . . cases in this Court.

16 *Rivers v. Walt Disney Co.*, 980 F. Supp. 1358, 1361 (C.D. Cal. 1997). The same is true here. The
17 MDL Panel may transfer all the cases to this Court as the *California Cases* Plaintiffs have requested,
18 or they could be transferred to any one of at least nine other venues throughout the country to which
19 other Plaintiffs have requested transfer, *e.g.*, San Juan, PR, Brooklyn, NY, Baton Rouge, LA,
20 Charleston, WV, or Birmingham, AL.

21 These savings in judicial resources have prompted a “majority of courts [to] conclude[] that it
22 is often appropriate to adjourn preliminary pretrial proceedings while a motion to transfer and

23
24 ¹ Without commenting now on the numerous inaccuracies in the various complaints that have been
25 filed, it is undisputed that the underlying events have been matters of public record for almost four
26 full years. Although all parties desire an expeditious resolution of this litigation, there is no
27 emergency that would counsel against the short adjournment Defendants seek. One might suspect
28 that the Plaintiffs’ counsel opposed to this adjournment are motivated, at least in part, by a desire to
improve their positioning before the MDL Panel and to advance their own cause in the positioning
for the lead counsel role in the consolidated cases after the MDL Panel has ruled.

1 consolidate is pending with the MDL Panel.” *Id.* at 1362 (citing *American Seafood v. Magnolia*
2 *Processing, Inc.*, No. 92-1030, 1992 WL 102762, at *6 (E.D. Penn. May 7, 1992)). That majority
3 includes several courts in the Ninth Circuit. *See, e.g., Lyman v. Asbestos Defendants (B*P)*, No. C
4 07-4240, 2007 WL 2972926, at *3 (N.D. Cal. Oct. 10, 2007) (granting motion to stay pretrial
5 proceedings where it “will likely preserve judicial resources by preventing a duplication of
6 proceedings before this Court and the MDL court, and because the Plaintiffs have not persuasively
7 identified any hardship resulting from such a stay”); *Gonzalez v. Merck & Co.*, No. CV-07-3034-
8 LRS., 2007 WL 2220286, at *2 (E.D. Wash. Aug. 2, 2007) (where MDL decision was pending, court
9 “agree[d] with Defendant Merck and well settled case law that dictates a stay should be granted to
10 promote judicial economy”); *Mailblocks, Inc. v. Spam Arrest, LLC*, No. CV 03-0077, 2003 WL
11 22319080 at *2-*3 (W.D. Wash. June 9, 2003) (“[I]tigation should be stayed to permit the MDL
12 Panel to decide a motion to consolidate” where the stay would “achieve gains in judicial economy
13 and consistency that outweigh the prejudice the parties would suffer from the delay” and stay could
14 be lifted “as soon as the MDL Panel decides the motion to consolidate”).

15 There are no other pressing motions that this Court need decide, and any adjournment will be
16 relatively short given the proximity of the MDL hearing set for March 26. An adjournment will not
17 prejudice the Plaintiffs in the *California Cases* in these proceedings, or vis-à-vis Plaintiffs in related
18 cases against Defendants pending in the many other jurisdictions. None of the courts in the other
19 cases has issued a case management order. However, if this Court were to proceed with preliminary
20 case management now, the Plaintiffs in the non-*California Cases* would likely request similar
21 activities in order to create a level playing field before the MDL Panel. The inevitable result is that
22 Defendants would be forced to retain counsel and to respond in each of the eight other jurisdictions
23 that are candidates for centralization. The courts in those jurisdictions will waste judicial resources
24 engaging in case management activity that may be mooted by the MDL Panel’s ruling. This is
25 precisely the waste, burden and inefficiency the MDL procedure is designed to avoid and prevent.
26 *See* MANUAL FOR COMPLEX LITIGATION (FOURTH) § 22.35 (“A stay pending the Panel’s decision can
27 increase efficiency and consistency, particularly when the transferor court believes that a transfer
28 order is likely and when pending motions raise issues likely to be raised in other cases as well.”).

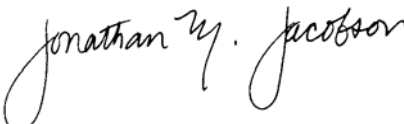
1 **CONCLUSION**

2 Common sense suggests a brief adjournment of the Case Management Conference and related
3 proceedings until the MDL Panel has ruled. Defendants respectfully request the Court grant their
4 motion for administrative relief.

5 DATED: March 11, 2009

6 Respectfully Submitted,

7 WILSON SONSINI GOODRICH & ROSATI, PC

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*Counsel for Defendant Wal-Mart Stores, Inc. and
Walmart.com USA LLC*

EXHIBIT A

RELATED CASES PENDING IN OTHER JURISIDICCTIONS

	CASE TITLE	DATE FILED	CASE NO.	DISTRICT
1.	MaGee v. Netflix, Inc., et al.	1/16/09	2:09-cv-00070	Western District of Washington
2.	Michalski, et al. v. Netflix, Inc., et al.	1/23/09	0:09-cv-00158	District of Minnesota
3.	Boynton v. Walmart.com USA LLC, et al.	1/28/09	1:09-cv-00026	District of New Hampshire
4.	Mayer v. Walmart.com USA LLC, et al.	1/30/09	1:09-cv-00028	District of Vermont
5.	Christina v. Netflix, Inc., et al.	2/2/09	3:09-cv-00059	Middle District of Louisiana
6.	Hotard v. Netflix, Inc., et al.	2/3/09	2:09-cv-01938	Eastern District of Louisiana
7.	Levin v. Walmart.com USA LLC, et al.	2/5/09	1:09-cv-00744	Northern District of Illinois
8.	Touchton v. Netflix, Inc., et al.	2/6/09	2:09-cv-00241	Northern District of Alabama
9.	Kopera v. Netflix, Inc., et al.	2/6/09	2:09-cv-00242	Northern District of Alabama
10.	Walters, et al. v. Netflix, Inc., et al.	2/9/09	2:09-cv-00110	Southern District of West Virginia
11.	Karatz v. Netflix, Inc., et al.	2/9/09	1:09-cv-00136	Southern District of Indiana
12.	Bowles v. Netflix, Inc., et al.	2/12/09	8:09-cv-00250	Middle District of Florida
13.	Shafeek v. Netflix, Inc., et al.	2/13/09	1:09-cv-00617	Eastern District of New York
14.	Wagner v. Netflix, Inc., et al.	2/16/09	3:09-cv-00360	Northern District of Ohio
15.	Jones v. Netflix, Inc., et al.	2/17/09	3:09-cv-00131	Southern District of Illinois
16.	Ortiz-Cardona v. Netflix, Inc., et al.	2/18/09	3:09-cv-01157	District of Puerto Rico
18.	Cleary v. Walmart.com USA LLC, et al.	3/5/09	1:09-cv-1383	Northern District of Illinois